

1 The Honorable Kymberly K. Evanson
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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

10 AMAZON.COM, INC., a Delaware
11 corporation; AMAZON.COM SERVICES LLC,
12 a Delaware limited liability company; and
13 KIRBY OPCO, LLC, a Delaware company,

14 Plaintiffs,

15 v.

16 ARTUR HAPANTSOU, an individual a/k/a
17 Arthur Gapantsov, d/b/a Ungate Hub, Restrict
18 Agent, and MBS Distribution LLC; PAVEL
19 SHAUCHENKA, an individual a/k/a Pavel
20 Shevchenko, d/b/a ProAmazon; AMASALES
21 LLC, a Delaware limited liability company;
22 BAUBLE WHSALE LLC, a Wyoming limited
liability company; ALEKSEY
23 PARKHOMENKO, an individual; IRYNA
SHKARUPA, an individual; OLEH
SHKARUPA, an individual; VLAD
24 SANDRAK, an individual; KIRYL ZHUKAU,
an individual; and DOES 1-10,

25 Defendants.

26 No. 2:21-cv-01283-KKE

**27 STIPULATED MOTION AND ORDER
TO EXTEND DEFENDANT ARTUR
HAPANTSOU'S TIME TO RESPOND
TO FIRST AMENDED COMPLAINT**

STIPULATED MOTION

28 Plaintiffs Amazon.com, Inc., Amazon.com Services LLC, and Kirby Opco, LLC
29 (“Plaintiffs”) and Defendant Artur Hapantsou (“Defendant Hapantsou”), by and through their
30 counsel of record, submit the following stipulated motion and proposed order to extend the time
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32 STIPULATED MOTION AND ORDER TO
33 EXTEND DEFENDANT ARTUR HAPANTSOU'S TIME
34 TO RESPOND TO FIRST AMENDED COMPLAINT - 1
(2:21-cv-01283-KKE)

Davis Wright Tremaine LLP
920 Fifth Avenue, Suite 3300
Seattle, WA 98104-1640
206.622.3150 main • 206.757.7700 fax

1 for Defendant Hapantsou to answer or otherwise respond to the First Amended Complaint
2 (“FAC”) until and including May 1, 2024. The grounds for this stipulated motion are as follows:

3 1. Plaintiffs filed this lawsuit on September 21, 2021.

4 2. The Court temporarily sealed this case pending a parallel criminal investigation
5 into Defendants’ alleged counterfeiting operation on September 29, 2021. Dkt. 9.

6 3. The Court unsealed this case on September 6, 2023, after which Plaintiffs
7 conducted a further investigation into Defendants’ alleged counterfeiting operation. Dkt. 15

8 4. Plaintiffs filed the FAC on February 16, 2024. Dkt. 18.

9 5. Plaintiffs served Defendant Hapantsou with the Summons and FAC on March 9,
10 2024. Dkt. 23.

11 6. Under Federal Rule of Civil Procedure 12, Defendant Hapantsou’s deadline to file
12 his Answer to FAC is April 1, 2024.

13 7. Defendant Hapantsou’s counsel has asked Plaintiffs’ counsel for additional time
14 to file his Answer to FAC, and Plaintiffs have agreed. Plaintiffs and Defendant Hapantsou
15 therefore stipulate and agree to extend Defendant Hapantsou’s deadline to answer or otherwise
16 respond to the FAC to May 1, 2024.

17 8. This extension will not require changes to any other scheduled dates docketed in
18 this case, as no case schedule has been set.

19 9. This is the first request that any Defendant has made for an extension of time to
20 respond to the FAC.

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22 IT IS SO STIPULATED 1st day of April, 2024.

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27 STIPULATED MOTION AND ORDER TO
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1 DAVIS WRIGHT TREMAINE LLP
2 *Attorneys for Plaintiffs*

3 s/ Scott Commerson
4 Scott Commerson, WSBA #58085
5 865 South Figueroa Street, Suite 2400
6 Los Angeles, CA 90017-2566
7 Tel: (213) 633-6800
8 Email: scottcommerson@dwt.com

1 TBILLICK LAW® PLLC
2 *Attorneys for Defendant Artur Hapantsou*

3 s/ Timothy Billick
4 Timothy Billick
5 600 First Avenue
6 Seattle, WA 98104
7 Tel: (206) 494-0020
8 Email: tim@tbillicklaw.com

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10 **ORDER**

11 Pursuant to foregoing Stipulation,

12 IT IS SO ORDERED, ADJUDGED AND DECREED that the deadline for Defendant
13 Artur Hapantsou to Answer or otherwise respond to the First Amended Complaint is extended
14 until and including May 1, 2024.

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16 Dated this 2nd day of April, 2024.

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18 Kymberly K. Evanson
19 United States District Judge
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STIPULATED MOTION AND ORDER TO
EXTEND DEFENDANT ARTUR HAPANTSOU'S TIME
TO RESPOND TO FIRST AMENDED COMPLAINT - 3
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